United States District Court

Eastern District of Michigan

UNITED STATES OF AMERICA

DAVID EARL VARNER

ORDER OF DETENTION PENDING TRIAL

Case Number: 06-30320-02

| | Defendant | | |
|----------------------------------|---|--|---|
| | accordance with the Bail Reform Act, I ion of the defendant pending trial in this | | held. I conclude that the following facts require the |
| | | Part I—Findings of Fact | |
| (1 | or local offense that would have been a crime of violence as defined in an offense for which the maximu | Tense described in 18 U.S.C. § 3142(f)(1) and has a federal offense if a circumstance giving rise to | federal jurisdiction had existed - that is |
| | a felony that was committed afte | er the defendant had been convicted of two or mor | e prior federal offenses described in 18 U.S.C. |
| | § 3142(f)(1)(A)-(C), or compara | | e prior rederar orienses described in 16 c.s.e. |
| | 2) The offense described in finding (1) 3) A period of not more than five years | was committed while the defendant was on releas has elapsed since the date of conviction _ [| e pending trial for a federal, state or local offense. release of the defendant from imprisonment |
| (4 | | | combination of conditions will reasonably assure the not rebutted this presumption. |
| | • | Alternative Findings (A) | |
| \neg (1 | There is probable cause to believe the | at the defendant has committed an offense | |
| _ ` | | nprisonment of ten years or more is prescribed in | ·· |
|] (2 | | esumption established by finding 1 that no condition equired and the safety of the community. | on or combination of conditions will reasonably assure |
| | | Alternative Findings (B) | |
| (1) | 1) There is a serious risk that the defence 2) There is a serious risk that the defence | dant will not appear. dant will endanger the safety of another person or | the community. |
| | Pa | rt II—Written Statement of Reasons for D | detention. |
| т.(| | | <i>1</i> |
| | te of the evidence that | rmation submitted at the hearing establishes by | clear and convincing evidence a prepon- |
| advis defer other and t | sed Pretrial Services that if release dendant has resided with her - but no med and since the age of 10. He complete plan to raid a drug house, deliver | | ame cousin advised that for the past 6 months efendant has used marijuana regularly (every ars ago. Varner actively pursued conspiracy , and upon being arrested, threatened |
| | | Part III—Directions Regarding Detent | ion |
| o the eason Govern | extent practicable, from persons awaitinable opportunity for private consultatio | ng or serving sentences or being held in custody n with defense counsel. On order of a court of t | ative for confinement in a corrections facility separate, pending appeal. The defendant shall be afforded a he United States or on request of an attorney for the nited States marshal for the purpose of an appearance |
| | June 23, 2006 | s/ Mona K. Majzoub | |
| | D-4- | | ature of Indae |

Date

Signature of Judge

MONA K. MAJZOUB UNITED STATES MAGISTRATE JUDGE

Name and Title of Judge

^{*}Insert as applicable: (a) Controlled Substances Act (21 U.S.C. § 801 et seq.); (b) Controlled Substances Import and Export Act (21 U.S.C. § 951 et seq.); or (c) Section 1 of Act of Sept. 15, 1980 (21 U.S.C. § 955a).

DAVID EARL VARNER 06-30320-02

PAGE 2

Flight risk is great as this defendant has no family member who will allow him to live with him/her. His community ties are almost non-existent. His drug usage and the nature of these charges, coupled with his threats of violent retaliation make him a danger. No condition or combination of conditions will assure defendant's appearance of the safety of the community. **Detention is ORDERED.**